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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|--|-----------------------------------|----------------------|---------------------|------------------|
| 10/815,135 | 03/31/2004 | Kemal Ozanoglu | 03-S-052 | 9179 |
| | 7590 03/13/200 ECTRONICS, INC. | EXAMINER | | |
| MAIL STATION 2346 | | | NEGRON, DANIELL L | |
| 1310 ELECTRONICS DRIVE CARROLLTON, TX 75006 | | | ART UNIT | PAPER NUMBER |
| | , | | 2627 | |
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| SHORTENED STATUTOR | Y PERIOD OF RESPONSE | MAIL DATE | DELIVERY MODE | |
| 3 MO | NTHS | 03/13/2007 | PAPER | |

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

| | | Application No. | Applicant(s) | | | |
|---|---|---|---|--------------|--|--|
| Office Action Summary | | 10/815,135 | 5 OZANOGLU ET AL. | | | |
| | | Examiner | Art Unit | | | |
| | | Daniell L. Negrón | 2627 | : | | |
| Period f | The MAILING DATE of this communication aport Reply | ppears on the cover sheet w | vith the correspondence a | ddress | | |
| WHI - Extending aftender - If N - Fail Any | CHEVER IS LONGER, FROM THE MAILING ensions of time may be available under the provisions of 37 CFR of SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period ure to reply within the set or extended period for reply will, by stature to received by the Office later than three months after the mail and patent term adjustment. See 37 CFR 1.704(b). | DATE OF THIS COMMUN 1.136(a). In no event, however, may a rd will apply and will expire SIX (6) MO rte, cause the application to become A | ICATION. The reply be timely filed ONTHS from the mailing date of this ABANDONED (35 U.S.C. § 133). | | | |
| Status | | • | | | | |
| 1)[🛛 | Responsive to communication(s) filed on 26 | December 2006 | | • | | |
| ·— | | nis action is non-final. | • | | | |
| 3) | | | | | | |
| ر | closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. | | | | | |
| | · | an parto duayro, 1000 o. | 5. 11, 100 0.0.210. | • | | |
| Disposit | ion of Claims | | | | | |
| 4)⊠ | Claim(s) 1,2,6,10,11,15,16 and 22-27 is/are | pending in the application. | | | | |
| | 4a) Of the above claim(s) is/are withdr | awn from consideration. | | | | |
| 5)🖂 | Claim(s) 1,2,6,10,11,15 and 16 is/are allowed | d. | | | | |
| 6)⊠ | Claim(s) 22-24 and 26 is/are rejected. | | | • | | |
| 7)🖂 | Claim(s) 25 and 27 is/are objected to. | | | | | |
| 8)[| Claim(s) are subject to restriction and | or election requirement. | | | | |
| Applicat | ion Papers | • | , | | | |
| 9)□ | The specification is objected to by the Examir | ner | | | | |
| | The drawing(s) filed on is/are: a) ac | | by the Examiner. | | | |
| . • / | Applicant may not request that any objection to th | • | • | | | |
| | Replacement drawing sheet(s) including the corre | | | CFR 1.121(d) | | |
| 11)□ | The oath or declaration is objected to by the I | • | | * * | | |
| , | under 35 U.S.C. § 119 | · | | | | |
| | • | an and advisorable of the Co | C 440(-) (4) - (5) | | | |
| | Acknowledgment is made of a claim for foreig | in priority under 35 U.S.C. | § 119(a)-(d) or (f). | | | |
| a | All b) Some * c) None of: | | • | | | |
| | 1. Certified copies of the priority document | | Analisation No. | | | |
| | 2. Certified copies of the priority docume | | | | | |
| | 3. Copies of the certified copies of the pri | • | n received in this Nationa | il Stage | | |
| | application from the International Bure | | | | | |
| * | See the attached detailed Office action for a lis | st of the certified copies no | t received. | | | |
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| Attachmer | nt(s) | | | | | |
| | ce of References Cited (PTO-892) | 4) 🗌 Interview | Summary (PTO-413) | | | |
| 2) 🔲 Noti | ce of Draftsperson's Patent Drawing Review (PTO-948) | Paper No | o(s)/Mail Date | | | |
| | mation Disclosure Statement(s) (PTO/SB/08) | 5) | Informal Patent Application | | | |
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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claim 24 is rejected under 35 U.S.C. 102(b) as being anticipated by Sutardja U.S. Patent No. RE 37,751 E.

Regarding claim 24, Sutardja discloses a preamplifier for processing read head signals to correct for thermal asperity transients, comprising an input gain stage (102 or 103) receiving a read head signal from the read head, a correction circuit comprising a filter controller (204) detecting a thermal asperity transient in the read head signal and generating a control signal (i.e., TA_Interval) based on the detecting and further comprising a filter (210) operating dynamically based on the control signal to filter the read head signal on an ongoing basis to produce a filtered read head signal (Fig. 2E), wherein an amount of filtering performed by the filter varies with the control signal (see TA_Interval of Fig. 2E), and a reader output buffer (108) receiving and transmitting the filtered read head signal.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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4. Claims 22, 23, and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sutardja U.S. Patent No. RE 37,751 E in view of Eliezer et al U.S. Patent No. 6,735,260.

Regarding claims 22 and 23, Sutardja discloses a preamplifier to correct for thermal asperity transients in output signals of the MR read head comprising, an input gain device (202) receiving an output signal from the MR read head, output buffer device (108) outputting a reader output signal to a read channel, a high pass filter (210) connected in series between the input gain device and the output buffer device (column 5, lines 39-44), the high pass filter filtering an output of the input gain device based on an input voltage control signal (from 204, see Fig. 2B) and a filter controller (204) comprising a low pass filter (220), but fails to explicitly disclose the filter controller having a non-linear function generator, adapted to produce an increasing function of an absolute value of the output of the low pass filter.

However, since non-linear function generator is considered an art recognized equivalent known for the same purpose as supported by Eliezer et al (column 8, line 65 through column 9, line 11), it would have been obvious to one having ordinary skill in the art at the time the invention was made to utilize a non-linear function generator for the purpose of generating a control signal with the preamplifier disclosed by Sutardja in order to dynamically control the high pass filter (In re Ruff, 256 F.2d 590, 118 USPO 340 (CCPA 1958)).

Regarding claim 26, claim 26 has limitations similar to those treated in the above rejection of clams 22 and 23, and are met by the references as discussed above.

Allowable Subject Matter

- 5. Claims 1, 2, 6, 10, 11, 15, and 16 are allowed.
- 6. The following is an examiner's statement of reasons for allowance:

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Reasons for allowance are as discussed in the previous Office action mailed October 3, 2006.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

7. Claims 25 and 27 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Regarding claim 25, prior art fails to disclose or suggest a preamplifier for processing read head signals to correct for thermal asperity transients comprising all the limitations of the preamplifier of claim 24 further wherein the amount of filtering comprises setting a default low corner frequency as a function of the read head signal, and wherein the voltage-controller high pass filter is controlled by the control signal to vary the amount of the filtering over time to return a corner frequency of the filter to the default low corner frequency when a thermal asperity transient is not detected by the correction circuit.

Regarding claim 27, prior art fails to disclose or suggest a preamplifier for processing read head signals to correct for thermal asperity transients comprising all the limitations of the preamplifier of claim 26 further wherein the non-linear function generator comprises $(|V_{IN}|/V_C)^4$ or $e^{|VIN|/VC}$ wherein V_{IN} is the output of the detector and V_C is a control coefficient.

Prior Art

Cunningham U.S. Patent No. 5,497,111 is cited as of interest for disclosure of an apparatus for detecting and correcting thermal asperity transients in a read head circuit.

Conclusion

8. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Daniell L. Negrón whose telephone number is 571-272-7559. The examiner can normally be reached on Monday-Friday (8:30am-5:00pm).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, William R. Korzuch can be reached on 571-272-7589. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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March 6, 2007